HAMILTON, BROOK, SMITH & REYNOLDS, P.C.

2	UTILITY
PAT	ENT APPLICATION
:	TRANSMITTAL
Only fo	or new nonprovisional applications under

37 C.F.R. 1.53(b))

Attorney Docket No.	2825.2025-001

First Named Inventor or Application Identifier

Express Mail Label No.

Stacey Bolk

EV052027940US

Tit Inv	tle of ention	Association of Th	rombospondin Po	lymorphisr	ns with \	v ascular Dise	asc		
APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application contents.			ADDRI	ESS TO:	Assistant Co Box Patent Washington	ommissioner for Patents Application I, D.C. 20231	ŢŢ.		
1. []				6. []	Microfich	ne Computer Pro	gram (Appendix)		
2. [X] Specification [Total Pages 34] (preferred arrangement set forth below) - Descriptive title of the invention				7. []	(if applica	le and/or Amino able, all necessa Computer Read		į	
	 Cross References to Related Applications Statement Regarding Fed sponsored R & D Reference to microfiche Appendix Background of the Invention Summary of the Invention 					•	entical to computer copy)		
					c. [] Statement verifying identity of above copies				
	- Brief D	escription of the Drav	iption of the Drawings		ACCOMPANYING APPLICATION PARTS				
Detailed DescriptionClaim(s)Abstract of the Disclosure				Assignme Assignee		r sheet & documents)			
3. [X]	Drawing(s) (35 U.S.C. 113) [T	otal Sheets 5]						
	[X]Forma	al [] Informal of the Drawings for Pu	ablication []				nent [] Power of Attorno	ey	
4. []	. [] Oath or Declaration/POA [Total Pages []]			10. []	10. [] English Translation Document (if applicable)				
	a. [] Newly executed (original or copy)			11. []	11. [] Information Disclosure [] Copies of IDS Citation Statement (IDS)/PTO-1449				
	b. [] Copy from a prior application (37 C.F.R. 1.63(d)) (for continuation/divisional with Box 18 completed) [NOTE Box 5 below]			ed) 12. []		ary Amendment			
	i		nt attached deleting	13. [X]] Return R	Leceipt Postcard	(MPEP 503)		
			ned in the prior e 37 C.F.R. 1.63(d)(2)	14. [Small En Statemen		atement filed in prior applications still proper and desired	tion,	
5. []	Incorpora	tion By Reference (use	able if Box 4b is checke				nder 35 U.S.C. §119(a)-(b)		
The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under Box 4b, is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein.				15b. [] Certified Copy of Priority Document(s)16. [X] Nonpublication Request (check parent application)					
] Nonpubl Other:	lication Request	(check parent application)			
	E-F	,	-		•				
18. If a CONTINUING APPLICATION, check appropriate box and supply the requisite information:									
	[] Continuation [] Divisional [] Continuation-in-part (CIP) of prior application No.:								
	Prior application information: Examiner: Group Art Unit: 19. CORRESPONDENCE ADDRESS								
		Lisa M. Treann		SPUNDEN	CE ADDR	LOO			
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Signature	Pamela A. Torbey	Date	November 13,2001
Submitted by Typed or Printed Name	Pamela A. Torpey	Reg. Number	45,736

HAMILTON, BROOK, SMITH & REYNOLDS, P.C.

1	ONPUBLICATION	First Named Inventor	Sta	Stacey Bolk	
REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)		Attorney Docket No.	282	2825.2025-001	
		Express Mail Label No.		EV052027940US	
Title of Invention	Association of Thrombospondin Polymorphisms with Vascular Disease				

Pursuant to 37 C.F.R. § 1.213(a)(3), I hereby certify that the invention disclosed in the attached application **has not and will not be** the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

The undersigned is an agent for applicants.

November 13, 2001

Pamela A. Torpey

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Facsimile No. (978) 341-0136

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after that date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).